1	Lance A. Maningo	
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5	lance@maningolaw.com Attorney for Defendant TRAN	
6	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
7		
8	THE UNITED STATES OF AMERICA,	
9	Plaintiff,	2:20-cr-00301-RFB-BNW
	· · · · · · · · · · · · · · · · · · ·	2.20-C1-00301-K1 D-DIN W
10	vs.	(Second Request)
10 11	vs. HUY NGOC TRAN,	
	vs.	
11	vs. HUY NGOC TRAN,	
11 12	vs. HUY NGOC TRAN, Aka "Tony."	

STIPULATION TO CONTINUE SENTENCING

IT IS HEREBY STIPULATED AND AGREED, by Defendant HUY NGOC TRAN ("TRAN"), by and through his attorney, LANCE A. MANINGO, and the United States of America, by and through JACOB H. OPERSKALSKI, Assistant United States Attorney, that the Sentencing hearing currently scheduled for November 7, at 10:00 a.m. be vacated and continued to a minimum of sixty (60) days, to a date and time convenient for this Court.

22 | This Stipulation is entered into for the following reasons:

- 1. Defense Counsel has a confirmed in-custody homicide state trial (State of Nevada v. Adrian Johnson) that begins on November 2, 2022 and is expected to last approximately three (3) weeks.
- 2. The Government does not object to a continuance.
- 3. TRAN does not object to a continuance.

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4.	The denial of this request for a continuance could result in a miscarriage of
	justice; and

5. This is the second request for a continuance of the sentencing date in this case.

RESPECTFULLY SUBMITTED this $\underline{18^{th}}$ day of October, 2022.

By:	/s/ Lance A. Maningo
	LANCE A. MANINGO
	Attorney for Defendant TRAN

By: /s/ Jacob H. Operskalski
JACOB H. OPERSKALSKI
Attorney for United States

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UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 1 2 THE UNITED STATES OF AMERICA, 3 Plaintiff, 2:20-cr-00301-RFB-BNW (Second Request) VS. 4 5 HUY NGOC TRAN, Aka "Tony.", 6 Defendant. 7 8 **FINDINGS OF FACTS** 9 Based upon the pending Stipulation of the parties, and good cause appearing therefore, 10 11 the Court finds that: 12 This Stipulation is entered into for the following reasons: 13 1. Defense Counsel has a confirmed in-custody homicide state trial (State of 14 Nevada v. Adrian Johnson) that begins on November 2, 2022 and is expected 15 to last approximately three (3) weeks. 16 17 2. The Government does not object to a continuance. 18 3. TRAN does not object to a continuance. 19 4. The denial of this request for a continuance could result in a miscarriage of 20 justice; and 21 This is the second request for a continuance of the sentencing date in this case. 5. 22

CONCLUSIONS OF LAW

The ends of justice are served by granting the requested continuance.

By:

ORDER

IT IS THEREFORE ORDERED that sentencing in this matter currently scheduled for November 7, 2022, at 10:00 a.m. be vacated and continued to <u>January 12, 2023</u> at 10:00 AM in the above-noted Court.

DATED this 19th day of October, 2022.



RICHARD F. BOULWARE, II UNITED STATES DISTRICT JUDGE

Respectfully submitted by:

MANINGO LAW

Attorney for Defendant TRAN